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APPLICATION N	IO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/506,865	05/05/2005		Bo-Seung Jung	NAM2P001	4867
23122	7590	07/25/2006		EXAMINER	
RATNERPRESTIA				VOGELBACKER, MARK T	
P O BOX VALLEY		PA 19482-0980		ART UNIT	PAPER NUMBER
V.12221	ronoz,	15.102 0500		3677	
				DATE MAILED: 07/25/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/506,865	JUNG ET AL.	
Office Action Summary	Examiner	Art Unit	
	Mark T. Vogelbacker	3677	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a repl od will apply and will expire SIX (6) MONTH tute. cause the application to become ABAN	ATION. y be timely filed S from the mailing date of this communication. IDONED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 22 This action is FINAL. 2b) ☐ The 3 ☐ Since this application is in condition for allow closed in accordance with the practice under t	his action is non-final. vance except for formal matter		
Disposition of Claims			
4) ☐ Claim(s) 21-32 and 68-70 is/are pending in the same state of the above claim(s) is/are withdress. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 21-32 and 68-70 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.		
Application Papers	·		
9) The specification is objected to by the Exami 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the	ccepted or b) objected to by the drawing(s) be held in abeyance ection is required if the drawing(s	e. See 37 CFR 1.85(a). i is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a I	ents have been received. ents have been received in Ap riority documents have been re eau (PCT Rule 17.2(a)).	olication No eceived in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)	mmary (PTO-413) Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date	m □ 11 ii 41 4	ormal Patent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 21-32 and 68-70 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The term "third" is recited throughout the claims to describe various structure. However, the terms "first" or "second" are not recited. Therefore, the recitation of "third" is indefinite since it inherently refers to structure that is not claimed.

Claim 70 recites the limitation "the third guide recess" in line 21. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

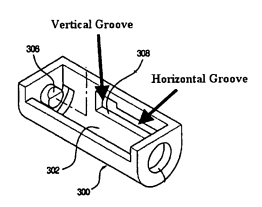
3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 4. Claims 21, 25 and 27-32 are rejected under 35 U.S.C. 102(b) as anticipated by Samsung Electronics Co., KR-2001-0051282.

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Samsung discloses the invention as claimed, including a cover (110), a body (100), a housing (120), a rotary chamber (122), a hinge chamber (300), a rotary part (140, 150, 160, 170) and a hinge part (3310, 3320, 3330, 3340, 3350). The rotary part (140, 150, 160, 170) includes a cylinder (170), a cylinder chamber on the interior of the cylinder (170), a cylinder hole (172), an arm (180), a cylinder groove (174), a compressed spring (160), a rotary slip part (150), a rotary slip hole (152) having a fixed slip part (140), a polygonal hole (144), a slip surface on an upper surface of the fixed slip part (140), a shaft (130) having a polygonal projection (132), an annular groove (134) and a sealing (190). As a cylinder projection (176) is formed on the outer peripheral surface of the cylinder (170), it is inherent that some form of stopper is located on the interior of the rotary chamber (122). The hinge part (3310, 3320, 3330, 3340, 3350) includes a hinge spring (340), a rotary hinge part (330), a rotary hinge hole (332), a rotary hinge projection (338) that combines with the guide recess (308), a rotary hinge surface (336), a fixed hinge part (326), a fixed hinge surface (328), a fixed hinge projection (322) and a hinge shaft (324). The hinge chamber (300) opens at a top portion, has a hinge chamber hole (304) and a vertical groove (308).



Claim Rejections - 35 USC § 103

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5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 22-24 and 70 are rejected under 35 U.S.C. 103(a) as being unpatentable over Samsung Electronics Co., KR-2001-0051282, in view of Tamamitsu et al., JP-2001-319833.

Samsung discloses the invention as claimed, including projections (154) on the rotary slip part (150), but does not mention balls, grooves or recesses. Tamamitsu teaches a hinge mechanism of a portable phone, including balls (33) installed on hemispheric grooves (32) and guide recesses (96). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hinge of Samsung to include balls, grooves and recesses, as taught by Tamamitsu, to reduce the friction between the rotary slip part and the fixed slip part.

7. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Samsung Electronics Co., KR-2001-0051282, in view of Steinhoff et al., US-6,088,240.

Samsung discloses the invention as claimed, but does not mention a cutoff portion.

Steinhoff teaches a hinge mechanism of a portable phone, including a rotary chamber (125) with a cutoff portion (141) through which a wire (202) enters. It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hinge of Samsung to include a cutoff portion, as taught by Samsung, to allow wires to be placed through the center of the rotary chamber without the need for an attachment near the end of the wire to pass through the cutoff (col 6, lns 13-15).

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8. Claims 68 and 69 are rejected under 35 U.S.C. 103(a) as being unpatentable over Samsung Electronics Co., KR-2001-0051282, in view of Arakawa et al., US-2003/0162569 A1.

Samsung discloses the invention as claimed, but does not mention a camera lens.

Arakawa teaches a hinge mechanism of a portable phone, including a camera lens (16) attached to an inner surface (15) of the cover (12) and a control switch (19) installed to a side of the body (13). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the phone of Samsung to include a camera, as taught by Arakawa, to allow the user to take pictures of any desired object (pg 3, [0063], lns 7-9).

Regarding claim 69, Samsung and Arakawa teach a camera lens on the inner surface of the cover, not the body as claimed. It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the phone of Samsung and Arakawa to place the camera lens on the body, as claimed, since it has been held that rearranging parts of an invention involves only routine skill in the art (*In re Japikse*, 86 USPQ 70).

Response to Arguments

9. Applicant's arguments filed June 22, 2006 regarding rejections under 35 U.S.C. 102 have been fully considered but they are not persuasive.

Regarding Applicant's argument on page 11, lines 7-28, after inspection of the English translation of Korean application KR 10-2002-0017842, Examiner acknowledges Applicant's right to priority is at least as early as April 1, 2002. However, Examiner disagrees with Applicant's assertion that Samsung Electronics Co., KR-2001-0051282, was never published. Samsung Electronics Co., KR-2001-0051282, must have been published at some point in order

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for Examiner to have obtained a copy. Because Samsung Electronics Co., KR-2001-0051282, and Applicant do not share a common inventor, Examiner is unclear how Applicant knows the date of earliest publication of Samsung Electronics Co., KR-2001-0051282, or related applications.

Conclusion

10. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark T. Vogelbacker whose telephone number is (571) 272-1648. The examiner can normally be reached on 8:00 am - 5:30 pm M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, J.J. Swann can be reached on (571) 272-7075. The fax phone number for the

organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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